Case 5:07 CV 037 CV VIVI DOCUM Filed 97/07/20 AUTOMATIC APPEALS SUPERVISOR JORGE NAVARRETE SUPERVISING DEPUTY CLERK SAN FRANCISCO NATALIE ROBINSON Supreme Court of California SUPERVISING DEPUTY CLERK LOS ANGELES FREDERICK K. OHLRICH COURT ADMINISTRATOR AND CLERK OF THE SUPREME COURT No allow he preprocess now do You or any regulaters capply the law November 21, 2007 Cy Filed, You are warnowsly of NU nevally and princially confit & Mr. Charles Ivie neule int. I will tell you 20 Helvic Ave. Monterey, CA 93940 Dear Mr. Ivie: We return unfiled your documents received on November 20, 2007. It is unclear what you want to file in this court. 6-1809 Very truly yours, und you have Court Administrator and Intront of your Clerk of the Supreme Court Court 15 this 30,000,000 illesal By: C. Thompson, Deputy Clerk Menial of ERESA | Pisability Claim by Fosel/www Mistrick Principal Etc con File, 2) \$ 3 poo,000 w/c out Frad By Nochers, lawyorg Thate, etc as Fited 5 VOC-Attorney-Grate Par pucy etc Frond 5 VOC-Attorney-Grate Par 3) General local court, DMC Misabled that Rees. 116- tens of thorsands For local oby (Te IM in con Diego alone estilled) a9414 Illesel DOJ / Conadian Collegion and Frond at record was deleted expunsed and dismissed ighered by lovet a consider with ne regare on remedy, by lovet a considered, despunsed por law.

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permission to file one. Enclosed is a form for filing a habeas corpus petition. corpus.) There is no fee for filing a petition for writ of habeas corpus and you do not need California Rules of Court, rule 60 for guidance in filing a petition for writ of habeas unnecessary. There is no time limit within which to file a habeas corpus petition. (See Request for extension of time to file a habeas corpus petition is returned, unfiled as

in the Fourth Appellate District, Division One, under the name or number on the request. Letter requesting serve is returned unfiled, as there is no case, active or inactive,

notification at http://appellatecases.courtinfo.ca.gov. will be notified by mail of the decision once it has been filed or you may register for e-mail There is no time restriction for the court to render a decision on a criminal writ. You

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paid to them. service of your choice to make copies of the documents you desire at an additional cost review the file in the clerk's office. If you would like copies you must contact a copy enclosed form along with a \$20 retrieval fee. Upon notification of retrieval, you may The record you requested is in storage. To retrieve the record you must return the

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	• Self-Service Website: <u>www.scselfservice.org.</u> Providing information for those representing themselves in count.
	<ul> <li>Public Case Information Website: <a href="https://www.scccaseinfo.org">www.scccaseinfo.org</a>. Providing access to local cases through online search &amp; retrieval.</li> <li>Main Website: <a href="https://www.sccsuperiorcourt.org">www.sccsuperiorcourt.org</a>. Providing access to rules, forms, fees, locations &amp; phone numbers.</li> </ul>
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	of this Notice or you may be subject to sanctions under California Rules of Court, Rule 2.30.
	☐ The document cannot be accepted for filing without a Proof of Service.  ☐ The case number is ☐ missing, ☐ incorrect, or ☐ incomplete.  ☐ The documents MUST be on adopted Judicial Council forms. ☐ Forms are obsolete.
	The case number is missing, incorrect, or incomplete.
	The documents <b>MUST</b> be on adopted Judicial Council forms.   Forms are obsolete.   GSG/G S
	The document is incomplete. Please complete information where "Red" check marks are placed.
	The document requires a \$ Filing Fee or Waiver of Fees granted by this Court.
	☐ The document is not in compliance with Rule 2.100 - 2.119 as follows; ☐ Caption page required ☐ State Bar Number required
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	Request for Dismissal is incomplete. Please provide the information requested.  Complete: item 1a. item 1b.
	item 2, need consent of Cross-Complaint Intervener Complaint
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$\mathcal{N}$	Other: Please advise us on what you
4	Notes for Future Reference:
	To expedite your requests for Writs or Abstracts, please submit an endorsed filed copy of your judgment.
	Please enclose a self-addressed stamped envelope for the return of your copies.  Please make checks payable to: Clerk Superior Court
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## SUPERIOR COURT OF CALIFORNIA County of Sacramento 720 Ninth Street, Room 102 Sacramento, CA 95814-1380 Telephone (916) 874-5522 - Website www.saccourt.com SUPERIOR COURT OF CALIFORNIA



### RETURNED DOCUMENT FORM

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December 3, 2007 ready to Grand was
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Monterey, CA 93940 No he process pt
RE: Charles Ivie
Dear Mr. Ivie:
In reply to your letter or submission, received November 30, 2007, I regret to inform you that the Court is unable to assist you in the matter you present.
Under Article III of the Constitution, the jurisdiction of this Court extends only to the consideration of cases or controversies properly brought before it from lower courts in accordance with federal law and filed pursuant to the Rules of this Court.
Your papers are herewith returned. Good
Sincerely, $(6-(8-0))$
William K. Suter, Clerk By: A.
Clayton R. Higgins, Jr. (202) 479-3019
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() ENTYAFRA Cleim'38 mg minely Corina Orozco Therefore, your materials are being returned. Please be advised when submitting material to this court for processing you must currently have a case pending in this court and always provide our U.S. Court of Appeals docket number. order from the U.S. District Court. Luce flee Process 11/05/14 flemasos pending in this court. We are a court of limited jurisdiction which means in order to file a case in this court, you must appeal from a final appealable judgment or therefore, unable to process your material since you have no appeal currently This court is unable to determine or understand the nature of your request and This court is in receipt of your material received November 27, 2007. Dear Mr. Ivie: 5568264148 Monterey, CA 93940 Memage gend tours or 20 Helvic Avenue Charles Ivie 100 che el 110 mon 110 de 10/1 November 27, 2007 San Francisco, CA 94119-3939 95 Seventh Street P.O. Box 193939 The Host conferent had 15 over 10 thest the most of the the total of the the test of the t

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DEPARTMENT OF JUSTICE State of California

Attorney General Edmund G. Brown Jr.

BUREAU OF CRIMINAL IDENTIFICATION AND INFORMATION

SACRAMENTO, CA 94203-4170 P.O. Box 903417

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Attach copies of any proof or corroboration available.

Return this form to the attention of the Record Review Unit at:

P.O. Box 903417, Sacramento, CA 94203-4170. Bureau of Criminal Identification and Information, California Department of Justice,

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### FOR THE NORTHERN DISTRICT OF CALIFORNIA

### SAN JOSE DIVISION

Charles Ivie, Plaintiff,

On October 10, 2007, the assigned Magistrate Judge Richard Seeborg issued an Order recommending that this case be dismissed. (Docket Item No. 6.) On October 19, 2007, the Court dismissed Plaintiff's Complaint for failure to state a claim. (Docket Item No. 10.) In light of Plaintiff's pro se status, the Court granted Plaintiff leave to amend the Complaint to state a cognizable claim. The Court gave Plaintiff until November 19, 2007 to amend his Complaint. To date, the Court has not received the Amended Complaint nor any communication from Plaintiff. Accordingly, the Court raises, sua sponte, the issue of whether Plaintiff's action should be dismissed for lack of prosecution.

A district court has the authority to dismiss a case for lack of prosecution pursuant to its inherent authority and Rule 41(b) of the Federal Rules of Civil Procedure. See Link v. Wabash R. Co., 370 U.S. 626 (1962); Hamilton Copper & Steel Corp. v. Primary Steel, Inc., 898 F.2d 1428 (9th Cir. 1990). Rule 41(b) states in pertinent part: "For failure of the plaintiff to prosecute or to comply with these rules or any order of the court, a defendant may move for dismissal of an action or of any claim against the defendant. . . . [A] dismissal under this subdivision . . . operates as an

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Dated: December 6, 2007 lack of prosecution. Accordingly, the Court finds good cause to DISMISS Plaintiff's action with prejudice for witness memories fade and evidence becomes stale or undiscoverable. previously dated by the Court, generally, in Section 1983 cases, delay itself is prejudicial because Court had liberally construed Plaintiff's Complaint as one asserting potential civil rights claims. As eleven days since Plaintiff's deadline passed, and he has not filed an Amended Complaint. The prosecution pursuant to Rule 41(b) of the Federal Rules of Civil Procedure." (Id.) It has been not amend within the allotted time, "the action will be dismissed with prejudice for lack of Court considered less drastic alternatives. However, the Court specifically noted that if Plaintiff did In its October 19 Order, rather than dismissing Plaintiff's Complaint with prejudice, the imminent dismissal of the case." Oliva v. Sullivan, 958 F.2d 272, 274 (9th Cir. 1992). on consideration of "less drastic alternatives" and whether or not there has been a "warning of Ampliffer, 191 F.2d 983, 990 (9th Cir. 1999). Further, sua sponte dismissal requires a "close focus" support dismissal, or where at least three factors "strongly" support dismissal. Yourish v. Cal. 1381, 1384 (9th Cir. 1996). The Ninth Circuit will affirm dismissal where at least four factors 393, 399 (9th Cir. 1998) (internal quotations omitted); See also Al- Torki v. Kaempen, 78 F.3d merits, and (5) the availability of less drastic sanctions. Hernandez v. City of El Monte, 138 F.2d (3) the risk of prejudice to the defendants, (4) the public policy favoring disposition of cases on their the public's interest in expeditious resolution of litigation, (2) the court's need to manage its docket, In determining whether to dismiss for lack of prosecution, generally the court considers: (1) defendant." Medeiros v. U.S., 621 F.2d 468, 470 (1st Cir. 1980). delay in the disposition of pending cases, docket congestion, and, the possibility of harassment of a

adjudication upon the merits." Fed. R. Civ. P. 41(b). "This power is necessary to prevent undue

Filed 07/07/2008

### THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

Charles Ivie 20 Helvic Avenue Monterey, CA 93940 

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Dated: December 6, 2007

Richard W. Wieking, Clerk

/s/ JW Chambers Elizabeth Garcia Moreted under all lower for county

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# United States District Court For the Northern District of California

DEC 0 6 2007

RICHARD W. WIEKING CLERK, U.S. DISTRICT COL NORTHERN DISTRICT OF CALIF

### FOR THE NORTHERN DISTRICT OF CALIFORNIA IN THE UNITED STATES DISTRICT COURT

SAN JOSE DIVISION

NO' C 01-03111 1M

Plaintiff, Charles Ivie,

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U.S. Government, et al.,

Dated: December 6, 2007

Defendants.

Lack of Prosecution, judgment is entered in favor of Defendants DOJ Agencies, Law Enforcement Pursuant to the Court's December 6, 2007 Order Dismissing Complaint with Prejudice for

Agencies, Canada Parliament, Weiss, Border Services, and Department of Homeland Security,

against Plaintiff Charles Ivie.

The Clerk shall close this file. 10 0 10000

noon

United States District Judge

of Memayes 80-21-7

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### THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

Charles Ivie 20 Helvic Avenue Monterey, CA 93940

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Dated: December 6, 2007

Richard W. Wieking, Clerk

Merch By: /s/JW Chambers
Elizabeth Garcia
Courtroom Deputy

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### ALLOWED TO LEAVE CANADA

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Date of birth Date de naissance	Y - A Country of birth - Pays de naissance	Country of citizenship - Pays de citoyenneté

Pursuant to paragraph 42(1) of the Immigration and Refugee Protection Regulations, I am allowing you to withdraw your application to enter Canada and to leave Canada without delay.

Conformément à l'alinéa 42 (1) du Règlement sur l'immigration et la protection des rélugiés, je vous autorise à retirer votre demande d'entrée au Canada et à quitter le Canada sans délai.

The information provided on this form is collected under the authority of the Immigration and Refugee Protection Regulations for the purpose of allowing you to leave Canada. This information will be stored in Personal Information Dank number CIC PPU 001, Enforcement Data System, and you have the right of access to it and to its protection under the provisions of the Privacy Act.

Les renseignements fournis dans le présent formulaire sont recueillis en vertu du Reglement sur l'immigration et la protection des réfugiés aux fins de vous autoriser de quitter le Canada. Les renseignements seront versés dans le lichier de renseignements personnels CIC PPU 001, Système de données sur l'exécution de la Loi. Ils sont protégés et accessibles en vertu des dispositions de la Loi sur la protection des renseignements personnels.

Signature of officer Signature de l'agent

i hereby voluntarily withdraw my application to enter Canada and agree to leave Canada without delay.

J'atteste par la présente que je retire volontairement ma demande d'entrée au Canada et j'accepte de quitter le Canada sans délai.

Signature of person concerned Signature de la personne concernée July 19 grabbabab

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Signature de la personne concernée

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Immigration Section 5ection 5. Hope Street, 9th Floor, Los Angeles, CA 90071-2627 EMAIL: los-angeles-im-enquiry@international.gc.ca FAX (213) 625-7154

INSTRUCTIONS TO BE FOLLOWED WHEN APPLYING
FOR A TEMPORARY RESIDENT PERMIT
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If you have ever been convicted of, or committed a criminal offence in any country, you may be inadmissible to Canada as a result of your criminal activity. Even if you do not ordinarily require a visa to enter Canada, you may still be refused permission to enter Canada if you are a member of an inadmissible class.

The visa office in Los Angeles only accepts applications for Temporary Resident Permits from current residents of the following states: Arizona, California, Colorado, Hawaii, Kansas, New Mexico, Nevada, Oklahoma, Texas and Utah.

Minor offenses (commonly equivalent to misdemeanors in the USA), such as petty theft, simple assault, or simple possession of a controlled substance, would render an individual criminally inadmissible to Canada. Also, driving while under the influence (DWI / DUI) is regarded as an indictable offence in Canada, and persons with convictions for this offence are also considered inadmissible to Canada. Although Canada is similar to other countries in preventing the admission of convicted offenders, Canada does make provision to allow people admission of convicted offenders, Canada does make provision to allow people with criminal records into Canada under certain circumstances.

sdmission of convicted offenders, Canada under certain circumstances.

If you have an urgent and compelling reason for travel to Canada in the near future and you are not considered Deemed Rehabilitated and/or not eligible to approval of Rehabilitation, you may apply for Criminal Rehabilitation (please visit <a href="https://www.losangeles.gc.ca">www.losangeles.gc.ca</a> for further information on approval of Rehabilitation), you may apply for a <a href="https://www.losangeles.gc.ca">femporary</a> Resident Permit.

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If you were convicted of an offence outside Canada

and you wish to travel to Canada or apply for any type of visa to Canada, i.e. Work Permit, Study Permit, Permanent Residence etc... You must first apply for Criminal Rehabilitation or for a Temporary Resident Permit before completing any other application. (Please visit <a href="https://www.losangeles.gc.ca">www.losangeles.gc.ca</a> for further information on approval of criminal Rehabilitation)

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- Court Records: Copies of each court document which clearly show the charge, section of the law you violated and the verdict.
  - Proof of completed sentences if applicable. (e.g. completed terms of incarceration, paid fines, court costs and completed court ordered treatments, etc.)
  - Evidence relating to dismissed charges or expunged records (if applicable).
- **Text of Law:** Copies of the text(s) of the law(s) describing the offence(s) you committed. The text of each law must be as it read when you were charged with the offence. Law libraries often have texts of old laws.
- Written Statement: Detailed explanation of the circumstances surrounding the offence(s).
- Letters of Reference: Three letters of reference from responsible citizens (e.g. parole board, public officials, respectable private citizens, clergymen etc). They can come from personal or professional references but not from family members. The rehabilitation/permit process need not be mentioned in the letters.
- Use of a Representative (if applicable): Please visit <a href="www.cic.gc.ca">www.cic.gc.ca</a> download and complete form IMM5476 if you will use a lawyer or a representative.
- If applicable: Statement from you explaining why you have an urgent and compelling need for travel to Canada including your tentative travel dates and how often you are likely to travel to Canada. If you are seeking to travel for a family emergency, include a letter from a doctor or hospital including all pertinent information. If you are seeking to travel for business, include a letter from your company explaining the reason for your travel to Canada, service contracts, invitation letter from the company in Canada, etc...

PLEASE NOTE: It is recommended that you keep a copy for your personal record, of all documents submitted.

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hs and from any State where you have been charged with a criminal offense(s). of FBI and State police certificates for every State you have lived in for more that 6 Angeles Immigration Section requires current(less than one year old) and original

a set of finger prints(\*); 

a s certified check or money order in the amount of \$18.00 lble to "Treasurer of the United States" and send to:

The Federal Bureau of Investigation nclude the following in a written request: • your full name; • date of birth; • place a Police Certificate from the FBI (Federal Bureau of Investigation):

Criminal Justice Information Services Division

SCU MOD D2 - 1000 Custer Hollow Road

Clarksburg, WV 26306

Details can be found by visiting the California Department of Justice's website at OTE: Residents of California may submit their fingerprints electronically (Applicant e FBI for fingerprinting. fice, or from private industry engaged in the fingerprinting business. Do not

printing are usually available from your local police department, Department of Motor and white "applicant Card" of your fingerprints should be submitted. These cards

ate will be mailed directly to you. Upon receipt, the original copy should be mailed VOD.

of these requests is approximately 12 to 15 weeks. Fig. 12 recommended that you keep a copy for your personal record.

a State Police Certificate from any US State: Please visit the link below for

ight nav/howtoobtainstatepolicecertificatesintheunitedstates-en.asp dfait-maeci.qc.ca/can-

be found by visiting the California Department of Justice's website at y California may submit their fingerprints electronically (Applicant Live Scan). 1 State Police Certificate from the State of California;

**AOD** 

police certificate, submit a copy of this letter along with a set of fingerprints(\*\*) and der for \$32.00 made payable to "California Department of Justice" to:

Sacramento, CA 94203-4170 Tel: (916) 227-3832) P.O. Box 903417 Record Review Unit California Department of Justice

ice, or from private industry engaged in the fingerprinting business. g are usually available from your local police department, Department of Motor d white "applicant Card" of your fingerprints should be submitted. These cards and

all be sent to the applicant, and should be mailed to this office. of these requests is approximately 8 to 12 weeks.

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### **CANADA**

The Los Angeles Immigration Section requires a current(less than one year old) and original copy of the RCMP police certificate if you have lived in Canada for more than 6 months and/or if you have been charged with a criminal offense(s) in Canada.

### To obtain a Police Certificate from the RCMP:

You must submit this letter and a set of finger prints(\*\*) to:

Royal Canadian Mounted Police NCO IC Civil Section, Identification Services Ottawa, Ontario K1A 0R2 Canada

(\*\*)A blue and white "applicant Card" of your fingerprints should be submitted. These cards and fingerprinting are usually available from your local police department, Department of Motor Vehicles office, or from private industry engaged in the fingerprinting business. Upon receipt, please mail the original copy to our office. It is recommended that you keep a copy for your personal record.

### If you were convicted of an offence IN CANADA:

You must apply for a pardon from Clemency and Pardons Division of the National Parole Board. A pardon will permanently erase your Canadian criminal record, and any consequences of inadmissibility resulting from it. If you are unable to obtain a pardon, you may still apply for a Temporary Resident Permit or Approval of Rehabilitation. For more information on pardons, please contact:

National Parole Board Clemency and Pardons Division 340 Laurier Avenue West Ottawa, Ontario K1A 0R1 CANADA

**PLEASE NOTE:** If you cannot get documents listed on the checklist and the court, county, and/or arresting police department do not have the information you require, you must obtain a <u>written explanation from them and include it with your application</u>. In the event you are not able to get a written explanation, you must provide details of your efforts to obtain the information and why it is not available.

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### State of California DEPARTMENT OF JUSTICE



BUREAU OF CRIMINAL IDENTIFICATION AND INFORMATION P.O. BOX 903417

**SACRAMENTO, CA 94203-4170** 

August 22, 2007

831-3125354

Charles E. Ivie 20 Helvic Ave. Monterey, CA 93940 100

Criminal History Record RE: CII# A08290314

Dear Mr. Ivie:

ordered deleted for PC code expensed deleted for Megaporet

This letter is in response to our receipt of what appears to be a second claim of inaccuracy or incompleteness, regarding your California state summary criminal history record as maintained by the Bureau of Criminal Identification & Information (BCII). The BCII is required, pursuant to California Penal Code section 11105(a)(2), to record specific arrest, disposition, and personal identification information when reported by a law enforcement agency or court of this state. This information can only be modified or deleted at the direction of the contributing agency or by order of the court having jurisdiction. I will attempt to answer your concerns in the order in which they appear on woughane illegal defection, and amissed your criminal history record.

- The name "Charles Everett Ivey" was reported to the BCII on the arrest fingerprint 1. card that was submitted by the Seaside Police Department on September 6, 1986.
- The notation "DOB/19511101", represents a date of birth, November 1, 1951, that 2. was reported to the BCII on the arrest fingerprint card submitted by the Monterey County Sheriff's Office on June 10, 2003. Executed well
- The notation "OCC/Laborer", represents an occupation that was reported by the 3. Seaside Police Department on their fingerprint submission of September 6, 1986.

The BCII does not claim that this information is your true name, date of birth, or occupation. The BCII only contends that this information was submitted on documents that bore your fingerprint impressions. By law, this information must be recorded.

The BCII has in its possession a fingerprint card, dated September 6, 1986 4. (19860906), submitted by the Seaside Police Department. This card bears fingerprint impressions that have been verified as belonging to you. This card reflects that you were fingerprinted and booked on that day, on a charge of Penal Code section 647(b), prostitution. The case was finalized on January 15, 1987

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The BCII has in its possession a fingerprint card, dated lune 10, 2003 (20040610), submitted by the Monterey County Sheriff's Office. This card bears fingerprint impressions that have been verified as belonging to you. A "Disposition of Arrest and Court Action" form was submitted to the BCII by the Monterey County Superior Court in cases "MS190928A" & "MS214956A." These forms reported that a charge of Vehicle Code section 20001 was dismissed in case "MS190928A", and you were convicted in case "MS214956A", of a misdemeanor charge of

The BCII has in its possession a fingerprint card, dated October 26, 1993 (19931026), submitted by the Santa Clara County Sheriff's Office. This card bears fingerprint impressions that have been verified as belonging to you. A "Disposition of Arrest and Court Action" form was submitted to the BCII by the Santa Clara Superior Court in case "168628." This form reported that the charge against you was dismissed.

The BCII has in its possession a fingerprint card, dated October 14, 1993 (19931014), submitted by the Monterey County Sheriff's Office. This card bears fingerprint impressions that have been verified as belonging to you. This card valid at the time of your arrest. A "Disposition of Arrest and Court Action" form was submitted to the BCII by the King City Municipal Court in case "MK050842A." This form reported that you were convicted of a misdemeanor charge of section 148.9(a).

The BCII has in its possession a fingerprint card, dated May 30, 1993 (19930530), submitted by the Monterey County Sheriff's Office. This card bears fingerprint impressions that have been verified as belonging to you. This card reflects that you were fingerprinted and booked on that day, on a charge of Penal Code section 148.9(a), giving false identification to a peace officer. It is not be section that an interpretation of the section of the section it is not bear and pooked on that day, on a charge of Penal Code section in the section of the section is siving false identification to a peace officer.

The entry dated January 12, 1989 (19890112), represents the submission of your fingerprints by the California Bureau of Collection & Investigative Services as part of a background check for licensor by that agency.

The entry dated June 24, 1987 (19870624), represents the submission of your fingerprints by the California Department of Insurance as part of a background check for licensor by that agency. On December 27, 2003 (20031227) the Dept. of Insurance notified the BCII that they were no longer interested in receiving subsequent arrest information on you.  $\eta M C G M C G$ 

(19870115) in the Monterey Municipal Court in case "12461". The final outcome was that the charge of prostitution was dismissed, and you plead no contest to a charge of Penal Code section 415, disturbing the peace by fighting, or making loud noise, or by uttering offensive words in public. —  $\sqrt{(\gamma m t \gamma \gamma e)}$ 

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Charles E. Ivie August 22, 2007 Page 2 \* August 22, 2007 Page 3

Vehicle Code section 4463(a). Information regarding the termination of your probation and the subsequent dismissal order by the court has been updated to your criminal history record.

11. The "No Arrest Received" entry dated October 14, 1993, has been connected to the entry of October 26, 1993. The no arrest received entry has been removed from your criminal history record. An amended copy of your California state summary criminal history record is enclosed.

The BCII is not a legal research agency. We are unable to honor your requests for addresses of courts or law enforcement agencies. We have provided you with the court case numbers for those events that ended up in court. Good to look PA

If you have any further questions, please address your correspondence to the Record Review Unit at the above address.

Necv

Total

Robert Santos

Sincerely.

Assistant Manager Record Support Section

Bureau of Criminal Identification & Information

For EDMUND G. BROWN JR. Attorney General

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Page 1 of 3

148.9 PC-FALSE IDENTIFICATION TO PEACE OFFICER

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YER/DET/CITE:

APPLICANT LICENSE CERT OR PERMIT

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647(B) PC-DISORDERLY CONDUCT: PROSTITUTION

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RESTRICTED-DO NOT USE FOR EMPLOYMENT, LICENSING OR CERTIFICATION PURPOSES RE: QHY.CA0349400.08290314.S DATE:20070822 TIME:11:21:40 ARR/DET/CITE ase 5:07-cW495477EJWHAREScENERET 14 Filed 07/07/2008 Page 33 of 40 19931014 CASO SALINAS internation de description des dispuisses #9313182 CNT: 01 -WARRANT 148.9(A) PC-FALSE ID TO SPECIFIC PEACE OFICERS WARRANT #MK050842A NAM: IVIE, CHARLES EVERETT COURT: 19931019 CAMC KING CITY #MK050842A CNT:01 148.9(A) PC-FALSE ID TO SPECIFIC PEACE OFICERS \*DISPO: CONVICTED CONV STATUS: MISDEMEANOR SEN: 24 MONTHS PROBATION, 7 DAYS JAIL, IMP SEN SS NAM: IVIE, CHARLES EVERETT ARR/DET/CITE: 19931026 CASO SAN JOSE youre 14m145et #9342987CVH623 484/487.1 PC-THEFT/GRAND THEFT:PROPERTY NUMBER #D9383507 CNT:02 487.1 PC-GRAND THEFT: PROPERTY 484G PC-THEFT BY USE OF ACCESS CARD DATA 19931026 DISPO:REL/TOT OTHER JURIS/AUTH CNT:04 484G(A) PC-THEFT BY FORGED/INVALID ACCESS CARD 19931026 DISPO:REL/TOT OTHER JURIS/AUTH #241839A1 NUMBER NAM: IVIE, CHARLES EVERETT COURT: 19940222 CASC SANTA CLARA Jeleke #168628 CNT:01 484/487 1 PC=THEFT/GRAND THEFT:PROPERTY rulant!

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Page 2 of 3

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Page 35 of 40 PPEUR

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### SUPERIOR COURT OF CALIFORNIA

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Salinas Division	Monterey Division		King City Division
240 Church St.	1200 Aguajito Rd.		250 Franciscan Way P.O. Box 647
P.O. Box 1051	P.O. Box 751	•	King City, CA 93930
Salinas, CA 93902	Monterey, CA 9394	J	1 tem # 8 10 5
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pending disposition of any crim	inal charges.	anomy on pro	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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(Proof of service by mail-1013A,2015.5 CCP)

State of California County of Monterey

I am a resident of the county aforesaid; and I am over Eighteen years of age and not a party to the within entitled action; my address is as follows: 12 40 6th 6th, monterey, cft 93940

On 11-15-07 I served the within: Writ Pearcul, ordor

On the interested parties of this action by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid in the United States Mail at Monterey California 93940 addressed as follows: Canadana 1007

I certify and declare under penalty of perjury that the foregoing is true and correct.

**Executed** 

ignature

Paniel Chavez

### PROOF OF SERVICE BY MAIL

I THE UNDERSIGNED DECLARE:
I AM OVER THE AGE OF EIGHTEEN, A RESIDENT OF THE CITY AND COUNTY OF MONTEREY, I AM OVER THE AGE OF EIGHTEEN, A PARTY TO THE WITHIN ACTION; MY RESIDENCE ADDRESS
I AM OVER THE AGE OF EIGHTEEN, A RESIDENT OF THE CITY AND COUNTY OF MONTEREY, STATE OF CALIFORNIA, AND NOT A PARTY TO THE WITHIN ACTION; MY RESIDENCE ADDRESS IS 1 2 10 6 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ON, I SERVED THE WITHIN DOCUMENTS:

ON THE PARTIES OF SAID ACTION BY PLACING A TRUE COPY THEREOF, ENCLOSED IN A SEALED ENVELOPE WITH POSTAGE THEREON FULLY PREPAID, IN THE UNITED STATES MAIL AT MONTEREY, CALIFORNIA, ADDRESSED AS FOLLOWS: Fed-Spholoute

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EXECUTED ON: 11-15-07

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.

- Daniel Chavez